2SHB 1776 - H AMD TO H AMD (1776-S2 AMH FROC PALC 030) 233 By Representative Overstreet

FAILED 03/02/2011

1 On page 1, line 5 of the amendment, after "centers," insert "or a 2 privately owned building," 3 4 On page 1, line 7 of the amendment, after "such as" strike 5 "public" 6 7 On page 1, line 13 of the amendment, after "such as" strike "public" 9 10 On page 2, line 5 of the amendment, after "buildings," insert "or 11 privately owned buildings," 12 13 On page 2, line 7 of the amendment, after "programs" insert ". 14 Licensing requirements for these child care centers must be the same 15 for centers operated in publicly owned or operated buildings and 16 privately owned buildings" 17

EFFECT:

- Makes the finding and intent sections apply to privately owned buildings.
- Requires the director to use an interagency process to address requirements for privately owned buildings.
- Requires licensing requirements for this category of child care centers to be the same for publicly owned or operated buildings and privately owned buildings.

--- END ---